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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/480,689 01/11/2000		Min-Young Heo	06192.0102	4622
	7590 10/02/2003	EXAMINER		
HOWREY SI BOX 34	IMON ARNOLD & W	RAO, SHRINIVAS H		
1299 PENNSYLVANIA AVENUE NW			ART UNIT	PAPER NUMBER
WASHINGTO	N, DC 20004	2814		
			DATE MAILED: 10/02/2003	ı

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application N		Applicant(s)	
			_	HEO ET AL.	
Office Action Summary		Examiner		Art Unit	
		Stev n H. Rao		2814	
Period fo	Th MAILING DATE of this communication app or Reply	ears on the cov	er sheet with the co	rrespondence ac	Idress
Failu - Exte after - If the - If NC - Failu - Any	MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. It period for reply specified above is less than thirty (30) days, a reply operiod for reply is specified above, the maximum statutory period we use to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing end patent term adjustment. See 37 CFR 1.704(b).	66(a). In no event, how within the statutory mill apply and will expire cause the application	wever, may a reply be time inimum of thirty (30) days e SIX (6) MONTHS from the	by filed will be considered timel te mailing date of this c	y. · ommunication.
1)⊠	Responsive to communication(s) filed on 23 A	ugust 2002			
2a)□		s action is non-	final.		
3)□	Since this application is in condition for allowa closed in accordance with the practice under <i>B</i>	nce except for t	formal matters, pro	secution as to th	e merits is
-	on of Claims	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, , , , , , , , , , , , , , , , , , , ,	0.0.2.0.	
	Claim(s) <u>7-9</u> is/are pending in the application.				
	4a) Of the above claim(s) is/are withdraw	n from conside	ration.		
	Claim(s) is/are allowed.				
	Claim(s) <u>7-9</u> is/are rejected.				
	Claim(s) is/are objected to.				
8)∐ Applicati	Claim(s) are subject to restriction and/or on Papers	election require	ement.		
9)🛛 -	The specification is objected to by the Examiner.				
10)[The drawing(s) filed on is/are: a)☐ accept	ed or b) objec	ted to by the Exami	ner.	
	Applicant may not request that any objection to the				
11) 🔲 🗆	The proposed drawing correction filed on			ed by the Examine	er.
_	If approved, corrected drawings are required in repl	•	ction.		
	The oath or declaration is objected to by the Exa	miner.			
Priority u	nder 35 U.S.C. §§ 119 and 120				
13)⊠	Acknowledgment is made of a claim for foreign	priority under 3	5 U.S.C. § 119(a)-((d) or (f).	
a)[2	☑ All b)☐ Some * c)☐ None of:				
	1. Certified copies of the priority documents	have been rece	eived.		
	2. Certified copies of the priority documents	have been rece	eived in Application	No	
	3. Copies of the certified copies of the priorit application from the International Bure ee the attached detailed Office action for a list of	eau (PCT Rule	17.2(a)).		Stage
	cknowledgment is made of a claim for domestic				annlication)
a)	☐ The translation of the foreign language provicknowledgment is made of a claim for domestic	isional applicati	on has been receiv	red.	_ppoc.ion).
ttachment(, ,			
:) 🔲 Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper No(s)	4)	Interview Summary (P Notice of Informal Pate Other:	TO-413) Paper No(s ent Application (PTO	s) -152)
Patent and Tra O-326 (Rev	04.045	on Summary		D-+-(D	aper No. 14

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DETAILED ACTION

Priority

Receipt is acknowledged of paper submitted under 37 CFR 1.114 and 35 U.S.C. 119(a)-(d), claiming priority from U.S. Serial No. 09/408,689 filed on January 11, 2003 which itself claims priority from Korean Patent Application No. 99-4979 filed on December 12, 1999 which papers have been placed of record in the file.

Continued Prosecution Application

The request filed on 07/11/2003 for a Request for Continued Examination Application (RCE) under 37 CFR 1.5114 based on parent Application No. 09/408, 689 is acceptable and a RCE has been established. An action on the RCE follows.

Preliminary Amendment Status

Acknowledgment is made of entry of preliminary amendment filed $\frac{7}{11/2003}$ which has been entered on July 19, 2003 .

Therefore claims 10-12 as recited in the preliminary amendment are currently pending in the Application.

Claims 7-9 have been cancelled by the amendment .

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claim 10 is rejected under 35 U.S.C. 102(b) as being anticipated by Bonara et al. (U.S. Patent No. 5,570,990 herein after Bonora).

With respect to claim 10 Bonara describes a method for transporting a cassette comprising steps of: transporting the cassette to a port of a processing system by an automatic transfer device or a manual transfer device; (Bonara Abstract lines 1-8,figure 15, col.11 lines 33-40) sending an automatic mode signal to the processing system if the cassette is transported by the automatic transfer device; (Bonara col. 11 lines 60-65) loading the cassette to the port automatically if the cassette is transported by the automatic transfer device; (Bonara figure 7 col. 11 lines 33-40) determine if the cassette is loaded on the port; (Bonara figure 7 box 221) determine if the automatic mode signal is received by the processing system; (figure 10, col. 8 lines 30-35) and performing a predetermined process if the cassette is loaded on the port and the automatic mode signal is received by the processing system or a process instructed by an operator if the cassette is loaded on the port but the automatic mode signal is not received by the processing system. (Bonara figure 7 boxes 221, 222 etc.).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 11-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bonara et al. (U.S. Patent No. 5,570,990 herein after Bonara) as applied to claim 10 above and further in view of Hwang et al. (U.S. Patent No. 6,238,160 herein after Hwang).

With respect to claim 11, Bonara describes the method of claim 10.

Bonara does not specifically mention the step of performing the predetermined process or the process instructed by the operator comprises a step of chucking the cassette automatically if the cassette is loaded on the port and if the automatic mode signal is received by the processing system or chucking the cassette manually if the cassette is loaded on the port but the automatic mode signal is not received by the processing system.

However Hwang in its abstract lines 3-11 describes a chucking of the wafer or the like being electro statically chucked in a processing chamber as part of the wafer, etc. transporting operations to securely hold the wafer, etc. in a fixed position within the chamber.

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to include Hwang's chucking step in Bonora's method to securely hold the wafer, etc. in a fixed position within the chamber. (Hwang col. 1 lines 17-18).

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Chucking the cassette manually if the cassette is loaded on the port but the automatic mode signal is not received by the processing system. (Hwang col. 2 lines 43-59, wherein the switches! controller e.g. 30 can be manually controlled).

With respect to claim 12 Bonara describes a method of claim 11, the step of performing the predetermined process or the process instructed by the operator further comprises steps of: reading an ID of the cassette; and checking positions and a number of substrates in the cassette. (Bonara col. 12 lines 17-22 and 19-22).

Response to Arguments

In view of Applicants' amendment the previous objection to the specification is with drawn.

Any inquiry concerning this communication or earlier communication from the examiner should be directed to Steven H. Rao whose telephone number is (703) 306-5584. The examiner can normally be reached on Monday- Friday from approximately 7:00 a.m. to 5:30 p.m.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-0956. The Group facsimile number is (703) 308-7724.

Steven H. Rao

Patent Examiner

September 25, 2003.

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